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March 25, 2005

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

## TRANSMITTAL OF SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Re: U.S. Patent Application No. 10/821,407 filed 04/08/04

Applicant: Johnson et al.

Title: BREAST SCANNING SYSTEM

Group Art Unit: 3737

Attorney Docket No. 21763.NP

### Sir/Madam:

Transmitted herewith for filing and pursuant to 37 C.F.R. §§ 1.56 and 1.97 is a Supplemental Information Disclosure Statement. Enclosed also are the following designated documents, as required under 37 C.F.R. §§ 1.97 and 1.98:

$\boxtimes$	Form PTO-1449 list of 4 references submitted for consideration.
	Legible copies of the listed references or their relevant portions.
	Legible copies of the listed <u>non-patent documents and foreign documents</u> or their relevant portions are included.
$\boxtimes$	Copies of U.S. patents and/or publications are not included pursuant to the Official Gazette Notice, dated Aug. 5, 2003, waiving the requirement of 37 C.F.R. 1.98(a)(2)(i).
	All English translations of each non-English reference, if any, within the possession, custody, control or availability of anyone designated in 37 C.F.R. § 1.56(c) (see 37 C.F.R. § 1.98(c))

require		llowing are included within the Information Disclosure Statement if applicable and as 37 C.F.R. § 1.98:
		Concise explanation of relevance of each reference not in English and unaccompanied by an English translation.
		Statement that certain listed references not enclosed are substantially cumulative of an enclosed reference.
		Statement that certain listed references not enclosed were previously cited by or submitted to the Office in prior application no. , filed on, which is relied upon for an earlier filing date under 35 U.S.C. § 120.
if requi		r to secure consideration of the items designated above, one or more of the following, also enclosed:
	$\boxtimes$	Statement under 37 C.F.R. § 1.97(e)(1) or (2).
		Check No, which includes the amount of \$180.00 (amount in § 1.17(p)) constituting the submission fee set forth in 37 C.F.R. § 1.17(p).
	ent mee credit ar	event that 37 C.F.R. § 1.97(c) applies and the Examiner is not satisfied that the ts the requirements of 37 C.F.R. § 1.97(e), or in any other event remediable by a fee, my over payment or charge any additional fees to Deposit Account No. 20-0100 of the
		Respectfully submitted,
		Garron M. Hobson Attorney for Applicant
		Registration No. 41,073

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Customer No. 20,551

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GMH/skp



#### IN THE UNITED STATES PATENT & TRADEMARKS OFFICE

**EXAMINER:** 

APPLICANT: Johnson et al.

SERIAL NO.:

10/821,407

FILED:

4/8/2004

CONFRM. NO.:

FOR: BREAST SCANNING SYSTEM

#### CERTIFICATE OF MAILING UNDER 37 C.F.R. § 1.8

DATE OF DEPOSIT: March 25 2005

I hereby certify that this paper or fee (along with any paper or fee referred to as being attached or enclosed) is being deposited with the United States Postal Service as first class mail with sufficient postage on the date indicated above and is addressed to: Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Garron M. Hobson

# SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT UNDER 37 C.F.R. § 1.97

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

#### Sir/Madam:

Please find, pursuant to 37 C.F.R. § 1.98(a)(1), the enclosed Form PTO-1449 which contains a list of all patents, publications, or other items that have come to the attention of one or more of the individuals designated in 37 C.F.R. § 1.56(c). Applicant respectfully submits that this Information Disclosure Statement is filed pursuant to:

37 C.F.R. § 1.97 (b)(1) or (3), within three months of the filing date of the application, or before a first office action on the merits, whichever occurs last;

37 C.F.R. § 1.97 (c), after a first office action on the merits, but before a Final Office Action or a Notice of Allowance, whichever occurs first, and is accompanied by either 1) a statement in accordance with 37 C.F.R. § 1.97(e), or 2) the fee set forth in §1.17(p); or

37 C.F.R. § 1.97 (d), after a Final Office Action or Notice of Allowance, whichever occurs first, but on or before payment of the issue fee, and is accompanied by both 1) a statement in accordance with 37 C.F.R. § 1.97(e), and 2) the fee set forth in§1.17(p).

While no representation is made that any of these references may be "prior art" within the meaning of that term in accordance with 35 U.S.C. §§ 102 or 103, the enclosed list of references is disclosed so as to comply with the duty of disclosure set forth in 37 C.F.R. § 1.56.

Moreover, while no representation is made that a specific search of office files or patent office records has been conducted or that no better art exists, the undersigned attorney of record believes that the references listed, together with any other references which may have been previously submitted or listed, are the closest to the claimed invention (taken in its entirety) of which the undersigned is presently

Supplemental Information Disclosure Statement Application No. <u>10/821,407</u> Page 2

aware, and no art which is closer to the claimed invention (taken in its entirety) has been knowingly withheld.

A legible copy of each listed U.S. Patent or publication (or relevant portion thereof) which was not previously submitted to, or cited by, the Patent Office is enclosed pursuant to 37 C.F.R. §§ 1.97 and 1.98.

A legible copy of each of the listed non-patent literature and foreign documents or their relevant portions is enclosed.

Copies of cited U.S. patents and/or publications are NOT enclosed pursuant to the Official Gazette Notice, dated Aug. 5, 2003, waiving the requirement of 37 C.F.R. § 1.98(a)(2)(i).

Copies of the references listed in the accompanying Form PTO-1449 are NOT enclosed because, under 37 C.F.R. § 1.98(d), they were previously cited by or submitted to the Office in application number \_\_\_\_\_\_\_, which is relied upon for an earlier filing date under 35 U.S.C. § 120.

For all listed references that are not either in the English language, or accompanied by a translation into English, a concise explanation of relevance as required under 37 C.F.R. § 1.98(a)(3) is enclosed attached to each.

The Commissioner is hereby authorized to charge any additional fees associated with this communication or to credit any overpayment to Deposit Account No. 20-0100.

Dated this 25 day of March, 2005.

Respectfully submitted,

Garron M. Hobson Attorney for Applicant Registration No. 41,073

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GMH/skp Enclosure

	PTO-1449	U.S. DEPARTMENT OF PATENT AND TRADEM
, , , , , , , , , , , , , , , , , , ,	LIST OF PRIOR A	ART CITED BY APPLICANT
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U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE

ATTY. DOCKET NO. 21763.NP

SERIAL NO. 10/821,407

**APPLICANT** 

Johnson et al.

FILING DATE 04-08-04

**GROUP** 

EXAMINER INITIALS	Al	DOCUMENT		1	DOCMENTS			
	Α1	NUMBER	DATE		NAME	CLASS	SUBCLASS	FILING DATE IF APPROPRIATE
	Ai	4,727,550	02/1988	Chang et al.				
	A2	4,798,209	01/1989	Klingenback et	al.			
	A3	5,227,797	07/1993	Murphy				
	A4	5,667,893	09/1997	De Hoop et al.				
				FOREIGN PATE	NT DOCUMENTS			
EXAMINER INITIALS		DOCUMENT NUMBER	DATE		COUNTRY	CLASS	SUBCLASS	TRANSLATION YES NO
		0	THER PRIOF	RART (Including A	author, Title, Pertinent P	ages, Etc.)		
	A5							
	A6							
	A7							
	A8				·			
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	A10							
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	A12							
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	A15							
	A16							
	A17							
	A18							
	A19							
	A20							
EXAMINER				DATE CONSIDERED				

\*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609; Draw line through citation if not in conformance and not considered. Include copy of this form with next communication with applicant.